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1  
2                   **UNITED STATES DISTRICT COURT**

3                   **FOR THE NORTHERN DISTRICT OF CALIFORNIA**

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6  
7 HASTINGS COLLEGE OF THE LAW, a  
8 public trust and institution of higher  
9 education duly organized under the  
laws and the Constitution of the  
State of California;  
10 FALLON VICTORIA, an individual;  
RENE DENIS, an individual;  
11 TENDERLOIN MERCHANTS AND  
PROPERTY ASSOCIATION, a  
business association;  
12 RANDY HUGHES, an individual; and  
KRISTEN VILLALOBOS, an individual,

13                   Plaintiffs,

14                   v.

15                   CITY AND COUNTY OF SAN  
FRANCISCO, a municipal entity,

16                   Defendant.

17  
18 Case No. 4:20-cv-03033-JST

19  
20                   **JOINT CASE MANAGEMENT**  
21                   **CONFERENCE STATEMENT**

1           The parties submit this Joint Case Management Statement for the Case  
2 Management Conference Statement scheduled for 10:00 a.m. on Wednesday,  
3 September 23, 2020.

4           **Plaintiffs' Position:**

5           Plaintiffs and the City have filed with the Court a request for a dismissal that  
6 states that the Court retains continuing jurisdiction to enforce the terms of the  
7 stipulated injunction.

8           **The City's Position:**

9           The Board of Supervisors approved the Stipulated Injunction on August 25,  
10 2020. Pursuant to the terms of that Injunction, Plaintiffs and the City have filed a  
11 request for dismissal.

12           The City is discussing with Intervenors whether further litigation is  
13 necessary. Intervenors have agreed to suspend the City's deadline to respond to the  
14 amended complaint-in-intervention pending the parties' discussion of outstanding  
15 issues. To give Intervenors and the City additional time to meet and confer, the City  
16 requests that the Court continue the CMC until October 21, 2020 or sometime  
17 thereafter.

18           **Intervenors' Position:**

19           Intervenors agree to continuing the CMC to a later date to provide  
20 Intervenors and the City further opportunities to meet and confer regarding  
21 outstanding issues.

1  
2 Dated: September 16, 2020

3 By: /S/ Matthew D. Davis \_\_\_\_\_  
4 Michael A. Kelly  
5 Richard H. Schoenberger  
6 Matthew D. Davis  
7 Jade Smith-Williams  
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VICTORIA; RENE DENIS; TENDERLOIN  
9 MERCHANTS AND BUSINESS OWNERS  
ASSOCIATION; RANDY HUGHES; and  
10 KRISTEN VILLALOBOS

11  
12 Dated: September 16, 2020

13 OFFICE OF THE CITY ATTORNEY

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Meredith B. Osborn  
Jeremy M. Goldman  
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16 Attorneys for Defendant CITY AND  
17 COUNTY OF SAN FRANCISCO

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19 Dated: September 16, 2020

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23 Fools